

DISPATCHED POWER
(EXPERIMENTAL)
RIDER NO. 68F

AVAILABILITY

This Rider is available in conjunction with Company's Large General Service Schedules on an experimental basis. The rate schedule with which this Rider is used is modified only as shown herein. A maximum of ten (10) customers may be provided service under this Rider at the same time. The Contract Period for service under this Rider shall continue until January 31, 1994, unless terminated earlier by Customer or Company by giving not less than thirty (30) days written notice to the other party.

Service under this Rider will be offered at Company option and only during Company's low production cost periods for Customer usage normally above levels at which they would otherwise operate.

DEFINITIONS

Class 1 Dispatched Power Period

A Class 1 Dispatched Power Period shall normally be for six (6) or more continuous hours.

Class 2 Dispatched Power Period

A Class 2 Dispatched Power Period shall normally be a 24-hour period for days which contain on-peak hours. Company will attempt to schedule Class 2 periods adjacent to Saturdays, Sundays, and Holidays which are as specified in the Company's LGS-TOU Schedules.

Dispatched Demand

Dispatched Demand is the kW demand in each 15-minute interval, during either a Class 1 or Class 2 Dispatched Power Period, minus 1) the maximum on-peak demand established outside a Dispatched Power Period when the applicable schedule is LGS-TOU, or 2) the maximum billing demand established outside a Dispatched Power Period if the applicable schedule is either LGS, or LGS-CUR-TOU. In no event will the Dispatched Demand be less than zero.

Demands established through the use of standby or backup service will be excluded from the calculation of Dispatched Demand.

Dispatched Energy

Dispatched Energy is all kilowatt-hours attributable to use of Dispatched Demand.

MONTHLY RATE

- A. Customer Charge in addition to the Basic Facilities Charge in the rate schedule: \$160.00.
- B. Demands established during either a Class 1 or Class 2 Dispatched Power Period will not be 1) used to determine Billing Demand of the applicable rate schedule or 2) considered a use of standby or back-up service.
- C. Dispatched Energy:
 - 1. Class 1 Dispatched Energy shall be billed at the rate specified in the applicable schedule.

2. Class 2 Dispatched Energy shall be billed at the rate specified in the applicable schedule plus the following increment:

<u>LGS-TOU & LGS-CUR-TOU</u>		<u>LGS</u>
<u>On-peak</u>	<u>Off-peak</u>	
1.5¢/kWh	0.0¢/kWh	1.5¢/kWh

NOTIFICATION

When Company determines that it has Dispatched Power available for sale, Company will provide notification to customer of the beginning and ending times of a Dispatched Power Period. Notification will be provided via procedures established by Company and such procedures shall be given to Customer.

Company shall use reasonable diligence to notify Customer of the institution of a Dispatched Power Period including the beginning and ending time(s). Company, having used reasonable diligence to notify Customer, shall not be liable should Customer not receive notification. Customer must install, at his expense, a dedicated telephone line in order to receive notification from Company and he must also provide satisfactory space for Company's communication equipment.

CHANGES TO A DISPATCHED POWER PERIOD

Upon Company's review of its generation costs and its system requirements, Company may notify customer during a Dispatched Power Period that it will extend beyond the time which Company previously communicated to Customer that such Dispatched Power Period would end.

Upon thirty (30) minutes notice, Company may terminate a Dispatched Power Period prematurely in order to decrease the likelihood of instituting a Curtailable Period. A Dispatched Power Period will automatically terminate upon the actual commencement of a Curtailable Period.

During a Class 2 Dispatched Power Period, Company may notify Customer that a Class 1 Dispatched Power Period is being implemented. The provisions contained herein for a Class 1 period shall supersede the provisions for a Class 2 period. Upon the termination of the Class 1 Period, the remainder of the Class 2 period, if any, will automatically resume and continue as if the Class 1 period had not been implemented.

GENERAL

Company will not install transformation capacity or other facilities which exceed Customer's requirement during non-Dispatched Power Periods. Demands established during Dispatched Power Periods shall not serve to satisfy Contract obligations of Customer.

Decisions to institute or extend a Dispatched Power Period rest solely with Company.

SALES AND FRANCHISE TAX OR PAYMENT IN LIEU THEREOF

To the above stated charges will be added any applicable South Carolina sales tax and for the customers within any municipal or other local governmental jurisdiction, an appropriate amount to reflect any franchise fee, business license tax, or similar percentage fee or tax, or charge in lieu thereof imposed by such entity.

Supersedes Rider 68C

Effective for bills rendered on and after July 1, 2005

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